Adopted

Rejected

COMMITTEE REPORT

YES: 12 NO: 11

MR. SPEAKER:

Your Committee on <u>Ways and Means</u>, to which was referred <u>House Bill 1008</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill **be amended** as follows:

1 Delete the title and insert the following:

2 A BILL FOR AN ACT to amend the Indiana Code concerning

3 human services and to make an appropriation.

4 Delete everything after the enacting clause and insert the following:

5 SECTION 1. IC 6-7-1-12 IS AMENDED TO READ AS FOLLOWS

6 [EFFECTIVE JULY 1, 2007]: Sec. 12. (a) The following taxes are

7 imposed, and shall be collected and paid as provided in this chapter,

8 upon the sale, exchange, bartering, furnishing, giving away, or

9 otherwise disposing of cigarettes within the state of Indiana:

10 (1) On cigarettes weighing not more than three (3) pounds per

thousand (1,000), a tax at the rate of two and seven hundred

seventy-five thousandths of a cent (\$0.02775) four and

twenty-five thousandths cents (\$0.04025) per individual

14 cigarette.

15 (2) On cigarettes weighing more than three (3) pounds per

thousand (1,000), a tax at the rate of three five and six thousand

2.2.

eight hundred eighty-one ten-thousandths of a cent (\$0.036881) three hundred forty-nine thousandths cents (\$0.05349) per individual cigarette, except that if any cigarettes weighing more than three (3) pounds per thousand (1,000) shall be more than six and one-half (6 1/2) inches in length, they shall be taxable at the rate provided in subdivision (1), counting each two and three-fourths (2 3/4) inches (or fraction thereof) as a separate cigarette.

- (b) Upon all cigarette papers, wrappers, or tubes, made or prepared for the purpose of making cigarettes, which are sold, exchanged, bartered, given away, or otherwise disposed of within the state of Indiana (other than to a manufacturer of cigarettes for use by him in the manufacture of cigarettes), the following taxes are imposed, and shall be collected and paid as provided in this chapter:
 - (1) On fifty (50) papers or less, a tax of one-half cent (\$0.005).
 - (2) On more than fifty (50) papers but not more than one hundred (100) papers, a tax of one cent (\$0.01).
 - (3) On more than one hundred (100) papers, one-half cent (\$0.005) for each fifty (50) papers or fractional part thereof.
 - (4) On tubes, one cent (\$0.01) for each fifty (50) tubes or fractional part thereof.

SECTION 2. IC 6-7-1-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 17. (a) Distributors who hold certificates and retailers shall be agents of the state in the collection of the taxes imposed by this chapter and the amount of the tax levied, assessed, and imposed by this chapter on cigarettes sold, exchanged, bartered, furnished, given away, or otherwise disposed of by distributors or to retailers. Distributors who hold certificates shall be agents of the department to affix the required stamps and shall be entitled to purchase the stamps from the department at a discount of one and two-tenths nine tenths percent (1.2%) (0.9%) of the amount of the tax stamps purchased, as compensation for their labor and expense.

- (b) The department may permit distributors who hold certificates and who are admitted to do business in Indiana to pay for revenue stamps within thirty (30) days after the date of purchase. However, the privilege is extended upon the express condition that:
- (1) except as provided in subsection (c), a bond or letter of credit

1 satisfactory to the department, in an amount not less than the sales 2 price of the stamps, is filed with the department; and 3 (2) proof of payment is made of all local property, state income, 4 and excise taxes for which any such distributor may be liable. The 5 bond or letter of credit, conditioned to secure payment for the stamps, shall be executed by the distributor as principal and by a 6 7 corporation duly authorized to engage in business as a surety 8 company or financial institution in Indiana. 9 (c) If a distributor has at least five (5) consecutive years of good 10 credit standing with the state, the distributor shall not be required to 11 post a bond or letter of credit under subsection (b). 12 SECTION 3. IC 6-7-1-28.1 IS AMENDED TO READ AS 13 FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 28.1. The taxes, 14 registration fees, fines, or penalties collected under this chapter shall 15 be deposited in the following manner: 16 (1) Six Four and six-tenths ninety-four hundredths percent (6.6%) (4.94%) of the money shall be deposited in a fund to be 17 known as the cigarette tax fund. 18 19 (2) Ninety-four Seventy hundredths percent (0.94%) (0.70%) of the money shall be deposited in a fund to be known as the mental 2.0 21 health centers fund. 22 (3) Eighty-three Sixty-two and ninety-seven ninety-one 23 hundredths percent (83.97%) (62.91%) of the money shall be 24 deposited in the state general fund. 25 (4) Eight Six and forty-nine thirty-six hundredths percent (8.49%) (6.36%) of the money shall be deposited into the pension 26 relief fund established in IC 5-10.3-11. 27 28 (5) Twenty-five and nine hundredths percent (25.09%) of the 29 money shall be deposited into the health coverage fund 30 established by IC 12-17.9-14. 31 The money in the cigarette tax fund, the mental health centers fund, the 32 health coverage fund, or the pension relief fund at the end of a fiscal year does not revert to the state general fund. However, if in any fiscal 33

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year, the amount allocated to a fund under subdivision (1) or (2) is less

than the amount received in fiscal year 1977, then that fund shall be

credited with the difference between the amount allocated and the

amount received in fiscal year 1977, and the allocation for the fiscal year to the fund under subdivision (3) shall be reduced by the amount

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1	of that difference.
2	SECTION 4. IC 12-7-2-15.3 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 2007]: Sec. 15.3. "Application agent", for purposes of IC 12-17.9,
5	has the meaning set forth in IC 12-17.9-1-2.
6	SECTION 5. IC 12-7-2-28, AS AMENDED BY P.L.145-2006,
7	SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2007]: Sec. 28. "Child" means the following:
9	(1) For purposes of IC 12-17.2, an individual who is less than
10	eighteen (18) years of age.
11	(2) For purposes of IC 12-17.9, the meaning set forth in
12	IC 12-17.9-1-3.
13	(2) (3) For purposes of IC 12-26, the meaning set forth in
14	IC 31-9-2-13(d).
15	SECTION 6. IC 12-7-2-76.4 IS ADDED TO THE INDIANA CODE
16	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
17	1, 2007]: Sec. 76.4. "Employer sponsored health coverage" has the
18	meaning set forth in IC 12-17.9-1-4.
19	SECTION 7. IC 12-7-2-91 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 91. "Fund" means the
21	following:
22	(1) For purposes of IC 12-12-1-9, the fund described in
23	IC 12-12-1-9.
24	(2) For purposes of IC 12-13-8, the meaning set forth in
25	IC 12-13-8-1.
26	(3) For purposes of IC 12-15-20, the meaning set forth in
27	IC 12-15-20-1.
28	(4) For purposes of IC 12-17-12, the meaning set forth in
29	IC 12-17-12-4.
30	(5) For purposes of IC 12-17.6, the meaning set forth in
31	IC 12-17.6-1-3.
32	(6) For purposes of IC 12-17.9, the meaning set forth in
33	IC 12-17.9-1-5.
34	(6) (7) For purposes of IC 12-18-4, the meaning set forth in
35	IC 12-18-4-1.
36	(7) (8) For purposes of IC 12-18-5, the meaning set forth in
37	IC 12-18-5-1.
38	(8) (9) For purposes of IC 12-19-7, the meaning set forth in

1	IC 12-19-7-2.
2	(9) (10) For purposes of IC 12-23-2, the meaning set forth in
3	IC 12-23-2-1.
4	(10) (11) For purposes of IC 12-23-18, the meaning set forth in
5	IC 12-23-18-4.
6	(11) (12) For purposes of IC 12-24-6, the meaning set forth in
7	IC 12-24-6-1.
8	(12) (13) For purposes of IC 12-24-14, the meaning set forth in
9	IC 12-24-14-1.
10	(13) (14) For purposes of IC 12-30-7, the meaning set forth in
11	IC 12-30-7-3.
12	SECTION 8. IC 12-7-2-134 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 134. "Office" means
14	the following:
15	(1) Except as provided in subdivisions (2) and (3), the office of
16	Medicaid policy and planning established by IC 12-8-6-1.
17	(2) For purposes of IC 12-10-13, the meaning set forth in
18	IC 12-10-13-4.
19	(3) For purposes of IC 12-17.6, the meaning set forth in
20	IC 12-17.6-1-4.
21	(4) For purposes of IC 12-17.9, the meaning set forth in
22	IC 12-17.9-1-6.
23	SECTION 9. IC 12-7-2-146 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 146. "Program" refers
25	to the following:
26	(1) For purposes of IC 12-10-7, the adult guardianship services
27	program established by IC 12-10-7-5.
28	(2) For purposes of IC 12-10-10, the meaning set forth in
29	IC 12-10-10-5.
30	(3) For purposes of IC 12-17.6, the meaning set forth in
31	IC 12-17.6-1-5.
32	(4) For purposes of IC 12-17.9, the meaning set forth in
33	IC 12-17.9-1-7.
34	SECTION 10. IC 12-7-2-164 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 164. "Resident" has the
36	following meaning:
37	(1) For purposes of IC 12-10-15, the meaning set forth in
38	IC 12-10-15-5.

1	(2) For purposes of IC 12-16, except IC 12-16-1, an individual
2	who has actually resided in Indiana for at least ninety (90) days.
3	(3) For purposes of IC 12-17.9, the meaning set forth in
4	IC 12-17.9-1-8.
5	(3) (4) For purposes of IC 12-20-8, the meaning set forth in
6	IC 12-20-8-1.
7	(4) (5) For purposes of IC 12-24-5, the meaning set forth in
8	IC 12-24-5-1.
9	SECTION 11. IC 12-7-2-196.7 IS ADDED TO THE INDIANA
10	CODE AS A NEW SECTION TO READ AS FOLLOWS
11	[EFFECTIVE JULY 1, 2007]: Sec. 196.7. "Usual and customary or
12	reasonable charge", for purposes of IC 12-17.9, has the meaning
13	set forth in IC 12-17.9-1-9.
14	SECTION 12. IC 12-15-2-15.8 IS ADDED TO THE INDIANA
15	CODE AS A NEW SECTION TO READ AS FOLLOWS
16	[EFFECTIVE JULY 1, 2007]: Sec. 15.8. An individual who is less
17	than nineteen (19) years of age and who is eligible for Medicaid
18	under section 14 of this chapter is eligible to receive Medicaid until
19	the earlier of the following:
20	(1) The end of a period of twelve (12) consecutive months
21	following a determination of the individual's eligibility for
22	Medicaid.
23	(2) The individual becomes nineteen (19) years of age.
24	SECTION 13. IC 12-15-2-13 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 13. (a) A pregnant
26	woman:
27	(1) who is not described in 42 U.S.C. 1396a(a)(10)(A)(i); and
28	(2) whose family income does not exceed the income level
29	established in subsection (b);
30	is eligible to receive Medicaid.
31	(b) A pregnant woman described in this section is eligible to receive
32	Medicaid, subject to subsections (c) and (d) and 42 U.S.C. 1396a et
33	seq., if her family income does not exceed one two hundred fifty
34	percent (150%) (200%) of the federal income poverty level for the
35	same size family.
36	(c) Medicaid made available to a pregnant woman described in this
37	section is limited to medical assistance for services related to

pregnancy, including prenatal, delivery, and postpartum services, and

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1	to other conditions that may complicate pregnancy.
2	(d) Medicaid is available to a pregnant woman described in this
3	section for the duration of the pregnancy and for the sixty (60) day
4	postpartum period that begins on the last day of the pregnancy, without
5	regard to any change in income of the family of which she is a member
6	during that time.
7	(e) The office may apply a resource standard in determining the
8	eligibility of a pregnant woman described in this section.
9	SECTION 14. IC 12-17.6-3-3 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 3. (a) Subject to
11	subsection (b), a child who is eligible for the program shall receive
12	services from the program until the earlier of the following:
13	(1) The child becomes financially ineligible: end of a period of
14	twelve (12) consecutive months following the determination of
15	the child's eligibility for the program.
16	(2) The child becomes nineteen (19) years of age.
17	(b) Subsection (a) applies only if the child and the child's family
18	comply with enrollment requirements.
19	SECTION 15. IC 12-17.9 IS ADDED TO THE INDIANA CODE
20	AS A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY
21	1, 2007]:
22	ARTICLE 17.9. HEALTH COVERAGE
23	Chapter 1. Definitions
24	Sec. 1. The definitions in this chapter apply throughout this
25	article.
26	Sec. 2. "Application agent" means an organization or
27	individual, including a licensed health care provider, a school, a
28	youth service agency, an employer, a labor union, a local chamber
29	of commerce, a community organization, or another organization,
30	that is approved by the office to assist in enrolling children in the
31	program.
32	Sec. 3. "Child" means an individual who is less than nineteen
33	(19) years of age.
34	Sec. 4. "Employer sponsored health coverage" means coverage
35	that:
36	(1) is available through an employer; and
37	(2) provides coverage for health care services provided to a

dependent child.

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1	Sec. 5. "Fund" refers to the health coverage fund established by
2	IC 12-17.9-14-1.
3	Sec. 6. "Office" refers to the office of the children's health
4	insurance program established by IC 12-17.6-2-1.
5	Sec. 7. "Program" refers to the health coverage for children
6	program established by IC 12-17.9-2-1.
7	Sec. 8. "Resident" means an individual who is:
8	(1) in Indiana for a purpose other than a temporary or
9	transitory purpose during the taxable year; or
10	(2) domiciled in Indiana, but is absent from Indiana for a
11	temporary or transitory purpose during the taxable year.
12	Sec. 9. "Usual and customary or reasonable charge" means a
13	charge for health care services consistent with the average charge
14	for similar health care services furnished by similar health care
15	providers in a particular geographic area.
16	Chapter 2. Health Coverage for Children Program
17	Sec. 1. The health coverage for children program is established.
18	Sec. 2. The office shall administer the program.
19	Sec. 3. The office has the same powers and authority to
20	administer the program as the powers and duties available to the
21	office under IC 12-17.6.
22	Sec. 4. The office shall coordinate the program with existing
23	children's health programs operated by state agencies.
24	Chapter 3. Eligibility
25	Sec. 1. To be eligible for the program, an individual must be a
26	child:
27	(1) who is a resident;
28	(2) who is ineligible for coverage under the:
29	(A) children's health insurance program under IC 12-17.6;
30	or
31	(B) Medicaid program under IC 12-15; and
32	(3) to whom one (1) of the following applies:
33	(A) The child has been without health coverage for a
34	period of at least six (6) months.
35	(B) The child previously was covered by affordable
36	dependent health coverage through a parent's employment
37	and is no longer covered due to the parent's loss of
38	employment

1	(C) The child is a newborn for whom affordable private
2	health coverage or employer sponsored health coverage is
3	not available.
4	(D) The child, less than six (6) months before applying for
5	coverage under the program, lost coverage under the
6	children's health insurance program under IC 12-17.6 or
7	the Medicaid program under IC 12-15.
8	Sec. 2. (a) An administrator licensed under IC 27-1-25, an
9	insurer that holds a certificate of authority under IC 27 to issue or
10	deliver a policy of accident and sickness insurance (as defined in
11	IC 27-8-5-1), and a health maintenance organization that holds a
12	certificate of authority under IC 27-13 shall provide health
13	coverage data match information to the office for the use of the
14	office in determining an individual's eligibility for the program.
15	(b) Personal information contained in the data provided to the
16	office under subsection (a) is confidential and may not be disclosed
17	or used for any other purpose.
18	(c) The office, in collaboration with the department of
19	insurance, shall adopt rules under IC 4-22-2:
20	(1) to govern the exchange of information under this section;
21	and
22	(2) that are consistent with laws relating to the confidentiality
23	and privacy of personal information, including the federal
24	Health Insurance Portability and Accountability Act.
25	Sec. 3. The office shall:
26	(1) monitor the availability and retention of employer
27	sponsored health coverage; and
28	(2) modify a period specified in section 1(3) of this chapter as
29	necessary to promote retention of private health coverage or
30	employer sponsored health coverage and timely access to
31	health care services. However, the period described in section
32	1(3)(A) of this chapter may not be less than six (6) months.
33	Sec. 4. The office may consider the affordability of dependent
34	health coverage in making a determination concerning whether
35	employer sponsored health coverage is available upon
36	reemployment of a child's parent described in section 1(3)(B) of

Sec. 5. A child who is eligible for the program under this

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this chapter.

1	chapter remains eligible for twelve (12) months if the child:
2	(1) remains a resident;
3	(2) is less than nineteen (19) years of age; and
4	(3) is not excluded under section 6 of this chapter.
5	Sec. 6. (a) A child is not eligible for coverage under the program
6	if:
7	(1) the premium required under IC 12-17.9-8 has not been
8	timely paid; or
9	(2) the child is an inpatient in a public institution or an
10	institution for mental illness.
11	(b) If a premium described in subsection (a)(1) is not paid:
12	(1) the liability of the program is limited to benefits received
13	under the program for the period for which premiums have
14	been paid;
15	(2) the child is ineligible for reenrollment in the program for
16	at least three (3) months;
17	(3) reenrollment in the program must be completed before the
18	next covered medical visit; and
19	(4) the first month's premium after reenrollment must be paid
20	before the next covered medical visit.
21	Chapter 4. Enrollment in Program
22	Sec. 1. The office shall develop procedures to allow application
23	agents to assist in enrolling children in the program or other
24	children's health programs.
25	Sec. 2. At the office's discretion, technical assistance payments
26	may be made for approved applications facilitated by an
27	application agent.
28	Chapter 5. Program Outreach and Marketing
29	Sec. 1. The office may provide grants to application agents and
30	other community based organizations to educate the public about
31	the availability of the program.
32	Sec. 2. The office shall adopt rules under IC 4-22-2 regarding
33	performance standards and outcome measures expected of
34	organizations that are awarded grants under this chapter,
35	including penalties for nonperformance of contract standards.
36	Chapter 6. Health Coverage for Children
37	Sec. 1. The office shall purchase or provide for eligible children
38	health coverage, except for nonemergency transportation, that is

1	identical to the coverage provided for children under the children's
2	health insurance program under IC 12-17.6.
3	Sec. 2. If cost effective, the office may, as an alternative to the
4	coverage required under section 1 of this chapter, offer subsidies
5	toward the cost of private health coverage or employer sponsored
6	health coverage.
7	Sec. 3. The office may offer to a child who would be eligible for
8	the program, but does not meet at least one (1) of the requirements
9	of IC 12-17.9-3-1(3), the following:
0	(1) Partial coverage if the child is covered under a private,
1	high deductible health coverage plan.
2	(2) A limited package of benefits if the child is covered under
3	private health coverage or employer sponsored health
4	coverage that does not provide dental, vision, or other
5	particular benefits.
6	Sec. 4. (a) Subject to subsection (b), the office has sole discretion
7	to determine the:
8	(1) content and availability of;
9	(2) terms of eligibility for; and
20	(3) efficacy and cost effectiveness of providing;
21	benefits described in sections 2 and 3 of this chapter.
22	(b) In making the determination under subsection (a), the office
23	shall consider the need to promote retention of private health
24	coverage and employer sponsored health coverage.
25	Chapter 7. Health Coverage for Adults Plan
26	Sec. 1. The office shall establish a plan through which the office
27	purchases or provides health coverage to individuals who:
28	(1) are residents;
29	(2) are at least nineteen (19) years of age;
0	(3) have a family income equal to not more than one hundred
31	percent (100%) of the federal income poverty level; and
32	(4) do not have coverage for health care services.
3	Sec. 2. The health coverage made available under this chapter
4	must include benefits determined by the office.
55	Chapter 8. Cost Sharing
66	Sec. 1. (a) The office shall adopt rules under IC 4-22-2 to
37	establish cost sharing requirements, including:
8	(1) copayments and coinsurance for health care services

1	(other than well baby or well child health care services and
2	age appropriate immunizations required by law); and
3	(2) monthly premiums for coverage under the program;
4	for children receiving coverage described in IC 12-17.9-6-1.
5	(b) Cost sharing requirements established under subsection (a)
6	must be determined under a sliding scale based on family income.
7	(c) The office may periodically modify the cost sharing
8	requirements established under this section.
9	Sec. 2. Children enrolled in private health coverage or employer
10	sponsored health coverage for which a subsidy is provided as
11	described in IC 12-17.9-6-2 are subject to the cost sharing
12	provisions stated in the private health coverage or employer
13	sponsored health coverage plan.
14	Sec. 3. Notwithstanding any other law, rates paid by the office
15	for coverage under the program may not be considered in
16	determining a usual and customary or reasonable charge.
17	Chapter 9. Study
18	Sec. 1. The office shall conduct a study that does the following:
19	(1) Establishes estimates of the following that are calculated
20	using data compiled from particular regions of Indiana:
21	(A) Number of children who have health coverage.
22	(B) Number of children who do not have health coverage.
23	(C) Number of children who are eligible for Medicaid
24	under IC 12-15 or the children's health insurance program
25	under IC 12-17.6.
26	(D) Number of children who are enrolled in Medicaid
27	under IC 12-15 or the children's health insurance program
28	under IC 12-17.6.
29	(E) Number of children who have access to employer
30	sponsored health coverage.
31	(F) Number of children who are enrolled in employer
32	sponsored health coverage.
33	(2) Surveys families:
34	(A) whose children have access to employer sponsored
35	health coverage; and
36	(B) who decline the coverage described in clause (A);
37	concerning the reason for declining the coverage.
2 Q	(2) Assortains for the nonulation of children accessing

1	employer sponsored health coverage or who have access to the
2	coverage, the:
3	(A) comprehensiveness of coverage available;
4	(B) cost sharing associated with the coverage; and
5	(C) amount of cost sharing currently required of
6	employees.
7	(4) Measures health outcomes or other benefits for children
8	using the program.
9	(5) Analyzes the effects of enrollment in the program on use
10	of health care services by children after enrollment compared
11	to use of health care services before enrollment.
12	Sec. 2. The study described in section 1 of this chapter must be
13	conducted annually and must compare the data for each year with
14	the data for the immediately preceding year.
15	Sec. 3. The office shall submit the results of the study conducted
16	under this chapter to the governor and, in an electronic format
17	under IC 5-14-6, to the legislative council as follows:
18	(1) Preliminary results, not later than July 1, 2009.
19	(2) Final results, not later than July 1, 2011.
20	Chapter 10. Consultation With Interested Parties
21	Sec. 1. The office shall present details regarding implementation
22	of the program to the select joint commission on Medicaid
23	oversight established by IC 2-5-26-3.
24	Sec. 2. The select joint commission on Medicaid oversight serves
25	as the forum for health care providers, advocates, consumers, and
26	other interested parties to advise the office with respect to the
27	program.
28	Chapter 11. Federal Financial Participation
29	Sec. 1. The office, in cooperation with the office of Medicaid
30	policy and planning established by IC 12-8-6-1, shall request
31	necessary state plan amendments or waivers of federal
32	requirements to allow receipt of federal funds to implement the
33	program.
34	Sec. 2. The failure of a responsible federal agency to approve a
35	state plan amendment or waiver requested under section 1 of this
36	chapter does not prevent the implementation of this article.
37	Chapter 12. Rulemaking
38	Sec. 1. (a) The office shall adopt under IC 4-22-2 rules necessary

1	to implement this article, including rules:
2	(1) regarding annual eligibility renewals;
3	(2) providing for reenrollment, grace periods, notice
4	requirements, and hearing procedures related to a
5	determination of ineligibility under IC 12-17.9-3-6(a)(1) or
6	IC 12-17.9-3-6(b); and
7	(3) used to determine availability and affordability of private
8	health coverage or employer sponsored health coverage,
9	including consideration of:
10	(A) the percentage of income needed to purchase child or
11	family health coverage;
12	(B) the availability of employer subsidies; and
13	(C) other relevant factors.
14	(b) The office may adopt emergency rules under IC 4-22-2-37.1
15	to implement this article.
16	Chapter 13. Subrogation
17	Sec. 1. The program is subrogated to all claims, demands, and
18	causes of action for injuries to an individual covered under the
19	program for all amounts paid by the program from the time of
20	injury of the individual to the date of recovery on the claim,
21	demand, or cause of action.
22	Chapter 14. Health Coverage Fund
23	Sec. 1. The health coverage fund is established to provide
24	funding for the program and the plan established under
25	IC 12-17.9-7-1. The fund shall be administered by the office.
26	Sec. 2. The fund consists of the following:
27	(1) Money deposited in the fund under IC 6-7-1-28.1.
28	(2) Donations to the fund.
29	(3) Appropriations made by the general assembly.
30	Sec. 3. The expenses of administering the fund shall be paid
31	from money in the fund.
32	Sec. 4. The treasurer of state shall invest the money in the fund
33	not currently needed to meet the obligations of the fund in the same
34	manner as other public money may be invested. (Interest that
35	accrues from these investments shall be deposited in the fund.)
36	Sec. 5. Money in the fund at the end of a state fiscal year does
37	not revert to the state general fund.
38	Sec. 6. There is annually appropriated to the office the money

1	in the fund for the use of the office in carrying out the purposes
2	described in section 1 of this chapter.
3	SECTION 16. [EFFECTIVE JULY 1, 2007] (a) As used in this
4	SECTION, "task force" refers to the healthy Indiana task force
5	established by subsection (b).
6	(b) The healthy Indiana task force is established to:
7	(1) study and provide guidance to the state concerning
8	expanding coverage for health care services for all children in
9	Indiana;
10	(2) develop methods to increase availability of affordable
11	coverage for health care services for all Indiana residents;
12	and
13	(3) make recommendations to the legislative council.
14	(c) The task force:
15	(1) shall operate under the policies governing study
16	committees adopted by the legislative council; and
17	(2) may request funding from the legislative council to hire
18	consultants.
19	(d) The affirmative votes of a majority of the voting members
20	appointed to the task force are required for the task force to take
21	action on any measure, including final reports.
22	(e) The task force consists of the following voting members:
23	(1) Eight (8) members appointed by the speaker of the house
24	of representatives, three (3) of whom are appointed based on
25	the recommendation of the minority leader of the house of
26	representatives and none of whom are legislators.
27	(2) Eight (8) members appointed by the president pro tempore
28	of the senate, three (3) of whom are appointed based on the
29	recommendation of the minority leader of the senate and none
30	of whom are legislators.
31	(f) In making appointments under subsection (e), the speaker of
32	the house of representatives and the president pro tempore of the
33	senate shall each appoint one (1) member representing each of the
34	following:
35	(1) Hospitals.
36	(2) Insurance companies.
37	(3) Primary care providers.
2 Q	(1) Health professionals who are not primary ears providers

- (5) Minority health concern experts.
- (6) Business.

- (7) Organized labor.
- (8) Consumers.
 - (g) The chairman of the legislative council shall appoint the chairperson of the task force.
 - (h) The task force shall report findings and make recommendations in a final report to the legislative council in an electronic format under IC 5-14-6 before November 1, 2008.
 - (i) The task force expires November 1, 2008, unless the legislative council extends the work of the task force until November 1, 2009.
 - (j) If the legislative council extends the work of the task force until November 1, 2009, the task force shall submit additional findings and recommendations in a final report before November 1, 2009.
 - (k) This SECTION expires January 1, 2010.
 - SECTION 17. [EFFECTIVE UPON PASSAGE] (a) As used in this SECTION, "office" refers to the office of Medicaid policy and planning established by IC 12-8-6-1.
 - (b) The office shall apply to the United States Department of Health and Human Services for any amendment to the state Medicaid plan or demonstration waiver that is needed to implement IC 12-17.9, as added by this act.
 - (c) The office may not implement the amendment or waiver until the office files an affidavit with the governor attesting that the amendment or waiver applied for under this SECTION is in effect. The office shall file the affidavit under this subsection not more than five (5) days after the office is notified that the amendment or waiver is approved.
 - (d) If the office receives approval for the amendment or waiver under this SECTION from the United States Department of Health and Human Services and the governor receives the affidavit filed under subsection (c), the office shall implement the amendment or waiver not more than sixty (60) days after the governor receives the affidavit.
- (e) The office may adopt rules under IC 4-22-2 to implement this
 SECTION.

	17
1	SECTION 18. [EFFECTIVE JULY 1, 2007] Notwithstanding
2	IC 6-7-1-14, revenue stamps paid for before July 1, 2007, and in the
3	possession of a distributor may be used after June 30, 2007, only if
4	the full amount of the tax imposed by IC 6-7-1-12, as effective after
5	June 30, 2007, and as amended by this act, is remitted to the
6	department of state revenue under the procedures prescribed by
7	the department.
8	SECTION 19. An emergency is declared for this act.
	(Reference is to HB 1008 as printed February 16, 2007.)

and when so amended that said bill do pass.

Representative Crawford